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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/629,066	07/28/2003	Gregory S. Herman	200209441-1	5837
22879	22879 7590 11/13/2006			INER
	PACKARD COMPAI	PARSONS, THOMAS H		
P O BOX 272400, 3404 E. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80527-2400			ART UNIT	PAPER NUMBER
			. 1745	

DATE MAILED: 11/13/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
Office Action Summary		10/629,066	HERMAN ET AL.
		Examiner	Art Unit
		Thomas H. Parsons	1745
Period for	- The MAILING DATE of this communication app r Reply	ears on the cover sheet with the c	orrespondence address
WHICI - Extens after S - If NO - Failure Any re	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DASIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, the ply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status	•		
2a)☐ 3)☐	Responsive to communication(s) filed on $\underline{24 \text{ Od}}$ . This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowar closed in accordance with the practice under $E$	action is non-final.	
Disposition	on of Claims		
5) \bigcup 6) \bigcup 6	Claim(s) 27-32,34,36-38,40,41 and 43 is/are personal of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 27-32, 34, 36-38, 40, 41, 43 is/are rejected to.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	vn from consideration.	
Application	on Papers		
ד <u> </u> (10 י ו	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	epted or b) objected to by the liderating of behalf of the lideration of by the lideration of	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority u	nder 35 U.S.C. § 119		
a)[ :	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the prior  application from the International Bureau  see the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive ı (PCT Rule 17.2(a)).	on No ed in this National Stage
	of References Cited (PTO-892)	4) Interview Summary	
3) Inform	of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	

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#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 24 October 2006 has been entered.

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 27-31 and 34 are rejected under 35 U.S.C. 102(e) as being anticipated by Edlund et al. (2002/0114984).
- Claim 27: Edlund et al. in Figures 5, 6, 10 and 11 disclose a fuel cell system (10), comprising:
  - a fuel cell stack (22) producing an anode effluent stream;
- a hydrogen generation unit (12) configured to produce a hydrogen gas stream from an anode effluent stream. See paragraphs [0016]-[0047] and [0058]-[0061];

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(Edlund et al. disclose in paragraph [0040] that the anode effluent (purge stream 84) may contain hydrogen gas. Alternatively, the hydrogen gas may be continuously vented from the anode region of the fuel cell stack and recirculated. And, in paragraph [0041], Edlund et al. disclose a combustion fuel stream 95 is schematically illustrated in FIG. 5. It should be understood that stream 95 may be formed from any suitable combustion fuel and may include some or all of one or more of the following: byproduct stream 40 from fuel processor 12, feed stream 16, or a slipstream of a component thereof, such as a stream containing carbon-containing feedstock 18, stored hydrogen gas from hydrogen storage system 58, vented gas from product hydrogen streams 14, 54, 56, 64 or 66, a fuel stream independent of the feed stream 16 or the byproduct streams from system 10, such as a supply of a suitable fuel... Accordingly, this anticipates a hydrogen generation unit (12) configured to produce a hydrogen gas stream from an anode effluent stream or any other hydrogen stream. Further, in paragraph [0040] feed stream 16 may be delivered to fuel processor 12 via any suitable mechanism. Although only a single feed stream 16 is shown in FIG. 1, it should be understood that more than one stream 16 may be used and that these streams may contain the same or different components. When carbon-containing feedstock 18 is miscible with water, the feedstock is typically delivered with the water component of feed stream 16, such as shown in FIG. 1. When the carbon-containing feedstock is immiscible or only slightly miscible with water, these components are typically delivered to fuel processor 12 in separate streams, such as shown in FIG. 2.

Accordingly, Edlund et al. anticipate a hydrogen generation unit (12) configured to produce a hydrogen gas stream from an anode effluent stream or any other hydrogen stream);

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a hydrogen storage unit (60) into which a portion of the produced hydrogen gas stream is stored; and

a structure that permits an exothermic reaction using hydrogen from the hydrogen storage unit. In particular, Edlund et al. in paragraph [0034] disclose metal hybride beds (which is the same as that instantly disclosed) as an example of a hydrogen storage device in which the metal hybride bed absorbs hydrogen gas at relatively low pressures and temperatures, and then desorbs the gas at elevated temperatures and temperatures. This disclosure has been construed as anticipating the claimed structure.

Further the recitation "wherein heat from the exothermic reaction heats said fuel cell stack to speed up fuel ell startup." has been considered and construed as a process limitation that adds no additional structure to the fuel cell system. However, because the structural relationship between the hydrogen storage unit and the fuel cell stack are the same as that instantly claimed, the fuel cell system of Edlund et al. is capable of providing heat for fuel cell startup. Further, as to whether the heat is provided to the fuel cell stack for fuel cell start up is dependent upon the manner in which the fuel cell is to be operated.

Claim 28: Edlund et al. disclose that the hydrogen storage unit (60) comprises one or more mechanisms selected from the group consisting of metal hydride bed, hydrogen sorption material, and compressed gas bottle (paragraph [0033]).

Claim 29: Edlund et al. disclose that the hydrogen storage unit (60) comprises a metal hydride (paragraph [0033]).

Claim 30: Edlund et al. in Figure 3 disclose that the hydrogen generation unit (30) comprises a hydrogen separation membrane (44) (paragraph [0026]).

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Claim 31: Edlund et al. in Figure 7 discloses a temperature control unit. More particularly, Edlund et al. disclose one or more sensors (124) to measure or detect selected values, or operating parameters, such as temperature via a temperature sensor. The sensors communicate with a processor (122) via a communication linkage (126). The processor further communicates with a controlled device (128) (paragraphs [0048]-[0050]).

Claim 34: Edlund et al. disclose a hydrogen means for providing additional power during high load on the fuel cell stack (paragraphs [0036], and [0059]-[0061]).

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 36-38, 40 and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Edlund et al.
- Claim 36: Edlund et al. in Figures 5, 6, 10 and 11 disclose a fuel cell system (10), comprising:

a fuel cell stack (22);

a means (12)(paragraphs [0024]-[0025]) for obtaining hydrogen from an anode effluent stream. See paragraphs [0016]-[0047] and [0058]-[0061];

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(Edlund et al. in paragraph [0040] disclose that the anode effluent (purge stream 84) which may contain hydrogen gas. Alternatively, the hydrogen gas may be continuously vented from the anode region of the fuel cell stack and recirculated. And, in paragraph [0041], Edlund et al, disclose a combustion fuel stream 95 is schematically illustrated in FIG. 5. It should be understood that stream 95 may be formed from any suitable combustion fuel and may include some or all of one or more of the following: byproduct stream 40 from fuel processor 12, feed stream 16, or a slipstream of a component thereof, such as a stream containing carbon-containing feedstock 18, stored hydrogen gas from hydrogen storage system 58, vented gas from product hydrogen streams 14, 54, 56, 64 or 66, a fuel stream independent of the feed stream 16 or the byproduct streams from system 10, such as a supply of a suitable fuel... Accordingly, this anticipates a hydrogen generation unit (12) configured to produce a hydrogen gas stream from an anode effluent stream or any other hydrogen stream. Further, in paragraph Feed stream 16 may be delivered to fuel processor 12 via any suitable mechanism. Although only a single feed stream 16 is shown in FIG. 1, it should be understood that more than one stream 16 may be used and that these streams may contain the same or different components. When carbon-containing feedstock 18 is miscible with water, the feedstock is typically delivered with the water component of feed stream 16, such as shown in FIG. 1. When the carbon-containing feedstock is immiscible or only slightly miscible with water, these components are typically delivered to fuel processor 12 in separate streams, such as shown in FIG. 2.

Accordingly, Edlund et al. anticipate a hydrogen generation unit (12) configured to produce a hydrogen gas stream from an anode effluent stream or any other hydrogen stream); a means for storing hydrogen (60) (paragraph [0033]); and

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a means for heating the fuel cell stack to speed up fuel cell startup.

In particular, Edlund et al. in paragraph [0034] disclose metal hybride beds (which is the same as that instantly disclosed) as an example of a hydrogen storage device in which the metal hybride bed absorbs hydrogen gas at relatively low pressures and temperatures, and then desorbs the gas at elevated temperatures and temperatures. This disclosure has been construed as anticipating the claimed structure.

Further the recitation "to speed up fuel ell startup." has been considered and construed as a process limitation that adds no additional structure to the fuel cell system. However, because the structural relationship between the hydrogen storage unit and the fuel cell stack are the same as that instantly claimed, the fuel cell system of Edlund et al. is capable of providing heat for fuel cell startup. Further, as to whether the heat is provided to the fuel cell stack for fuel cell start up is dependent upon the manner in which the fuel cell is to be operated.

In addition, Edlund et al. in paragraph [0048] disclose that controller 120 is adapted to monitor selected operating parameters such as...temperatures ...of components of the hydrogen storage system and/or the fuel cell system and direct the relative flow of hydrogen gas from the hydrogen storage system as least partially in response to monitored values. In paragraph [0057], Edlund et al. disclose, "...that the controller may communicate with these devices to determine of portions or all of the fuel cell system are operating within acceptable, predetermined parameters. If not, then the controller may send control signals to various devices within the fuel cell system to bring the parameters back to an acceptable value or within an acceptable range of values, to transition the fuel cell system to a mode of operation in which the current parameters will not damage the system, such as to lower output, idle or shutdown or both." The Examiner

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has construed "such as" to be nonlimiting and to encompass other operating modes such as startup.

Accordingly, Edlund et al.'s disclosure of a hydrogen storage unit in combination with a controller suggests a means for heating the fuel cell stack to speed up fuel cell startup.

Claim 37: The rejection of claim 37 is as set forth above in claim 29.

Claim 38: The rejection of claim 38 is as set forth above in claim 30.

Claim 40: The rejection of claim 40 is as set forth above in claim 31.

Claim 43: The rejection of claim 43 is as set forth above in claim 34.

5. Claims 32 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Edlund et al. as applied to claims 27 and 36 above, and further in view of LaPierre et al. (6,348,278).

Edlund et al. are as applied, argued, and disclosed above, and incorporated herein.

Claim 32 and 41: Edlund et al. do not disclose that the temperature control unit is a heat exchanger.

LaPierre et al. in Figures 1 and 2 disclose a heat exchanger (66) (col. 13: 65-col. 14: 18). More particularly, La Pierre et al. disclose that a purified hydrogen stream exiting a hydrogen separating membrane is directed into a heat exchanger to cool the hydrogen to a temperature compatible with the fuel cell.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the apparatus of Edlund et al. by incorporating the heat exchanger of LaPierre et al. because both are concerned with feeding a reformate stream (purified hydrogen stream) to a fuel cell, wherein the reformate has passed through a separating

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membrane, and further LaPierre et al. disclose a heat exchanger that would have cooled the hydrogen to a temperature that is compatible with the operation of the fuel cell thereby improving the overall performance of the fuel cell system.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas H. Parsons whose telephone number is (571) 272-1290. The examiner can normally be reached on M-F (7:00-4:30) First Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Pat Ryan can be reached on (571) 272-1292. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Thomas H Parsons Examiner Art Unit 1745

PATRICK JOSEPH RYAN SUPERVISORY PATENT EXAMINER

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